

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**

HOLLY MARIE HUMMEL, on behalf of herself  
and others similarly situated,

Plaintiff,

-against-

ASTRAZENECA LP,

Defendant.

Case No. 07-CV-5473(VM)

**DEFENDANT ASTRAZENECA'S APPENDIX OF RECORD EVIDENCE IN SUPPORT  
OF MOTION FOR SUMMARY JUDGMENT**

**VOLUME II (*FILED ELECTRONICALLY*)**

Defendant AstraZeneca LP ("AstraZeneca") submits the within Appendix of Record Evidence – Volume II in support of its contemporaneously filed Motion for Summary Judgment. Evidence at Tabs 1 through 10 is contained in Volume I and filed under seal pursuant to the Court's Order dated May 28, 2008 (Docket No. 20).

<b>Tab</b>	<b>Evidence</b>
11.	Declaration of Debra Ventura
12.	Resume
13.	Email dated February 10, 2004 from Hummel to Mark Ragone
14.	Interactive Solution Selling Presentation Materials - 2001
15.	Interactive Strategic Selling Presentation - 2004
16.	Email dated December 30, 2000 from Andrew Strow regarding District Specialists

Tab	Evidence
17.	Deposition testimony of Cindy Atha
18.	Career Ladder Self Evaluation
19.	March 2000 Field Coaching Form
20.	Email dated October 18, 2002 from Hummel to Carianne Fugich
21.	2002 Resume
22.	Email dated October 15, 2002 from Hummel to George Venidis.
23.	Release

Dated: May 30, 2008

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By: /s/ Shari M. Goldsmith

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**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that, on May 30, 2008, the foregoing was served electronically and by U.S. first class mail upon the following counsel who have registered with ECF:

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